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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/057,074	01/24/2002	Hisayuki Kunigita	SCEIYA 3.0-113	3352

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EXAMINER

ROSEN, NICHOLAS D

ART UNIT	PAPER NUMBER
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3625

DATE MAILED: 03/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/057,074

Applicant(s)

KUNIGITA, HISAYUKI

Examiner

Nicholas D. Rosen

Art Unit

3625

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 31 January 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-28 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-28 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 24 January 2002 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 8/23/04 & 1/31/05.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

DETAILED ACTION

Claims 1-28 have been examined.

Specification

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested: "Electronic commerce system in which commodity images are displayed in combination with background images."

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-7

Claims 1, 3, 4, 5, and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"). As per claim 1, Bornstein discloses an electronic system, comprising: a user terminal operable by a user, the user terminal including a display (column 6, lines 41-61; column 9, lines 23-53); a first unit storage operable to store image data of commodities (column 16, line 44, through column 17, line 5); a second storage unit operable image data of backgrounds (column

Art Unit: 3625

16, line 54; column 17, lines 19-50); a first acquisition unit operable to acquire content data of one of the commodities (column 18, lines 1-10; column 21, lines 34-39) and one of the backgrounds selected by the user (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32); a second acquisition unit operable to acquire image data of the one commodity from the first storage unit (column 18, lines 1-10; column 21, lines 34-39) and image data of the one background from the second storage unit (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32); a graphics unit operable to produce a display image by combining an image of the one commodity created from the image data of the one commodity and an image of the one background created from the image data of the one background (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and a supply unit operable to supply the display image to the user terminal, thereby enabling the display image to be displayed on the display (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9).

Bornstein does not disclose that the commodities (articles of clothing) in his invention are for sale to the user, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have the commodities be for sale to users, and the electronic system therefore be an electronic commerce system, for the obvious advantage of profiting from the sale of commodities.

As per claim 3, Bornstein discloses that the graphics unit includes a unit for rotating the image of the one commodity (column 20, lines 31-48; column 21, lines 41-53).

As per claim 4, Bornstein does not disclose that the graphics unit includes a unit for changing a viewpoint for the image of the commodity, but Pry teaches changing a viewpoint for the image of commodities for sale (three paragraphs beginning from "Manolo Blahnik merchandise"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have graphics unit include a unit for changing a viewpoint for the image of the commodity for the stated advantage of helping shoppers see better (and therefore be more likely to buy).

As per claim 5, Bornstein discloses an acquisition unit operable to acquire from a user terminal image data of a background prepared by the user and to store the custom image in a second storage unit (column 19, lines 15-32).

As per claim 6, Bornstein does not expressly disclose adjusting a scale of the custom image data prepared by the user, but does disclose adjusting a scale of an image of the commodity to fit a custom image of the background (column 20, lines 31-48). Shrinking one image is largely equivalent to expanding the other, and vice versa; hence, adjusting a scale of the custom image data prepared by the user is held to have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention, for the stated advantage of making the commodity image and background image fit one another appropriately.

Claims 2 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein and Pry as applied to claim 1 above, and further in view of official notice. As per claim 2, Bornstein discloses scaling an image of a selected commodity for a display image (column 20, lines 31-48), which may be read as incorporating a scale image into the display image, but if "incorporating a scale image into the display image" is to be read as incorporating some other image to show scale, then official notice is taken that it is well known to incorporate a scale image (e.g., an image of a ruler or other scale) into a display image. Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have the graphics unit include a unit for incorporating a scale image into the display image, for the obvious advantage of assisting users in determining the size of objects shown in the image or images.

As per claim 7, Bornstein does not disclose that the user terminal is a mobile communication terminal, but official notice is taken that mobile communication terminals (e.g., cell phones, laptop computers, etc.) are well known. Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention for the user terminal to be a mobile communication terminal, for the obvious advantage of enabling users to view images and make purchases when not sitting at a fixed terminal.

Claims 8-11

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites

Art Unit: 3625

for Sense of Reality"). Bornstein discloses an electronic system, comprising: a user terminal operable by a user, the user terminal including a display (column 6, lines 41-61; column 9, lines 23-53); a first unit storage operable to store image data of commodities (column 16, line 44, through column 17, line 5); a second storage unit operable image data of backgrounds (column 16, line 54; column 17, lines 19-50); a first acquisition unit operable to acquire content data of one of the commodities (column 18, lines 1-10; column 21, lines 34-39) and one of the backgrounds selected by the user (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32); a second acquisition unit operable to acquire image data of the one commodity from the first storage unit (column 18, lines 1-10; column 21, lines 34-39) and image data of the one background from the second storage unit (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32); a graphics unit operable to produce a display image by combining an image of the one commodity created from the image data of the one commodity and an image of the one background created from the image data of the one background (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and a supply unit operable to supply the display image to the user terminal, thereby enabling the display image to be displayed on the display (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9). Bornstein does not disclose a commodity purchase assistance apparatus connected to the user terminal via a network, said apparatus including the storage units, acquisition units, etc., but Pry discloses business websites accessible over the Internet for electronic shopping and purchasing (entire article). Similarly, Bornstein does not disclose that the commodities (articles of clothing) in his

invention are for sale to the user, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to include a commodity purchase assistance apparatus in the system, with other listed unit being included in the commodity purchase assistance apparatus, to have the commodities be for sale to users, and to have the electronic system therefore be an electronic commerce system, for the obvious advantage of profiting from the sale of commodities.

Claims 9, 10, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein and Pry as applied to claim 8 above, and further in view of official notice. As per claim 9, neither Bornstein nor Pry discloses that the commodity purchase assistance apparatus further includes a unit to allow the commodity purchase assistance apparatus to function as a server, but official notice is taken that it is well known for computers used to present web sites in electronic commerce, such as the web sites taught by Pry, to include units to allow them to function as servers. Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention for the commodity purchase assistance apparatus further to include a unit to allow the commodity purchase assistance apparatus to function as a server, for the obvious advantage of enabling e-commerce to be feasibly conducted.

As per claim 10, neither Bornstein nor Pry expressly discloses a transmitter unit included in the user terminal, the transmitter unit operable to transmit to the commodity

Art Unit: 3625

purchase assistance apparatus a request to purchase a commodity, but official notice is taken that such transmitter units (e.g., modems and other requisite components of personal computers) are well known; people could not feasibly order goods over the Web without them. Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention for the user terminal to include such a transmitter unit, for the obvious advantage of enabling people to make purchases over the Internet.

As per claim 11, neither Bornstein nor Pry expressly discloses that the commodity purchase assistance apparatus includes a unit operable to make an arrangement for delivering the commodity when the request for purchasing the commodity is transmitted thereto from the user terminal, but official notice is taken that such units are well known. Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention for the commodity purchase assistance apparatus to include such a unit, for the obvious advantage of enabling requested commodities to be delivered as ordered, without the trouble and expense of arranging for deliveries manually.

Claim 12

Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"), on essentially the same grounds set forth above in the rejection of claim 8.

Claims 13-20

Claims 13, 15, 16, 17, 18, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality") on essentially the same grounds set forth above in the rejection of claim 8 (largely parallel to claim 13), and claims 3, 4, 5, 6, and 11, respectively; grounds for rejecting claim 19 on this art is set forth below. Claim 13 is broader than claims 8 and 12 in that it omits recitation of a user terminal.

Claim 15 is essentially parallel to claim 3.

Claim 16 is essentially parallel to claim 4.

Claim 17 is essentially parallel to claim 5.

Claim 18 is essentially parallel to claim 6.

Claim 20 is essentially parallel to claim 11.

As per claim 19, Bornstein discloses that image data of the one background is stored in advance in a second storage unit or supplied from the user terminal (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32).

Claim 14 is are rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein and Pry as applied to claim 13 above, and further in view of official notice. Claim 14 is parallel to claim 2, and rejected on essentially the same grounds set forth with regard to claim 2 above.

Claim 21

Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to

Art Unit: 3625

Web Sites for Sense of Reality"). Bornstein discloses a terminal operable by a user, the terminal being connected via a network to a storage unit operable to store image data of commodities (column 18, lines 1-10; column 21, lines 34-39) and to store image data of backgrounds (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32), comprising: a display (column 6, lines 41-61; column 9, lines 23-53); a unit operable by the user to select one of the commodities and one of the backgrounds (column 6, lines 41-61; column 9, lines 23-53; column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32); an acquisition unit operable to acquire image data of the one commodity and image data of the one background from the storage device (column 13, lines 15-31; column 16, lines 31-43; column 18, lines 1-10; column 19, lines 15-32; column 21, lines 34-39); a graphics unit operable to produce a display image by combining an image of the one commodity created from the image data of the one commodity and an image of the one background created from the image data of the one background (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and a unit operable to display the display image on the display (column 6, lines 41-61; column 9, lines 23-53; it is obvious for the terminal to include units operable to enable it to carry out its functions). Bornstein does not disclose that the commodities (articles of clothing) in his invention are for sale to the user, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of

applicant's invention to have the commodities be for sale to the user, and the electronic system therefore be an electronic commerce system, for the obvious advantage of profiting from the sale of commodities.

Claim 22

Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"). Bornstein discloses a terminal operable by a user, the terminal being connected via a network to a storage unit operable to store image data of commodities (column 18, lines 1-10; column 21, lines 34-39) and to store image data of backgrounds (column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32), comprising: a display (column 6, lines 41-61; column 9, lines 23-53); a storage unit operable to store image data of backgrounds (column 16, line 54, through column 17, line 5; column 17, lines 19-50); a unit operable by the user to select one of the commodities and one of the backgrounds (column 6, lines 41-61; column 9, lines 23-53; column 13, lines 15-31; column 16, lines 31-43; column 19, lines 15-32); an acquisition unit operable to acquire image data of the one commodity and image data of the one background from the storage device (column 13, lines 15-31; column 16, lines 31-43; column 18, lines 1-10; column 19, lines 15-32; column 21, lines 34-39); a graphics unit operable to produce a display image by combining an image of the one commodity created from the image data of the one commodity and an image of the one background created from the image data of the one background (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and a unit operable to display the display

image on the display (column 6, lines 41-61; column 9, lines 23-53; it is obvious for the terminal to include units operable to enable it to carry out its functions). Bornstein does not disclose that the commodities (articles of clothing) in his invention are for sale to the user, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have the commodities be for sale to the user, for the obvious advantage of profiting from the sale of commodities.

Claims 23-25

Claims 23, 24, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"). As per claim 23, Bornstein discloses a method comprising: acquiring content data of a particular commodity and a background selected by the user via a user terminal (column 13; lines 15-31; column 19, lines 15-32); acquiring image data corresponding to the particular commodity (column 16, line 44, through column 17, line 5; column 18, lines 1-13; column 21, lines 34-39) and image data corresponding to the selected background from a storage unit (column 19, lines 15-32); producing a display image by combining an image of the particular commodity and an image of the selected background from the acquired image data (Abstract; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and displaying the display image on a display of the user terminal (Abstract; column 6,

lines 41-61; column 9, lines 23-53; column 21, lines 40-66; column 22, line 53, through column 23, line 9). Bornstein does not disclose that the method is a method of assisting a user in purchasing commodities, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have the commodities be for sale to the user, for the obvious advantage of profiting from the sale of commodities, making the method therefore a method of assisting a user in purchasing commodities.

As per claim 24, Bornstein discloses storing image data of a background prepared by the user in the storage unit (column 19, lines 15-32).

As per claim 25, Bornstein does not expressly disclose adjusting a scale of the custom image data prepared by the user, but does disclose adjusting a scale of an image of the commodity to fit a custom image of the background (column 20, lines 31-48). Shrinking one image is largely equivalent to expanding the other, and vice versa; hence, adjusting a scale of the custom image data prepared by the user is held to have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention, for the stated advantage of making the commodity image and background image fit one another appropriately.

Claim 26

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"). Bornstein discloses an apparatus comprising: a commodity information database (column 16, line 54; column 17, lines 19-39); means for producing a composite image by combining an image of a commodity and an image of a background in accordance with information about the commodity and the background selected by the user based on the database (Abstract; column 17, lines 19-39; column 18, lines 1-13; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and means for supplying the composite image via a network to a terminal operable by the user, thereby enabling the composite image to be displayed on a display of the terminal (Abstract; column 6, lines 41-61; column 9, lines 23-53). Bornstein does not disclose that the commodities (articles of clothing) in his invention are for sale to the user, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"). Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have the commodities be for sale to users, and the apparatus therefore be a commodity purchase assistance apparatus, for the obvious advantage of profiting from the sale of commodities.

Claim 27

Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"). Bornstein discloses a system comprising a server (Abstract; column 16, line 31, through column 15, line 5) including: a commodity information database (column 16, line 54; column 17, lines 19-39); means for producing a composite image by combining an image of a commodity and an image of a background in accordance with information about the commodity and the background selected by the user based on the database (Abstract; column 17, lines 19-39; column 18, lines 1-13; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and a terminal operable by the user to view the composite image (Abstract; column 6, lines 41-61; column 9, lines 23-53). Bornstein does not disclose that the terminal is operable to transmit a request to purchase the commodity, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"), and e-commerce systems such as those taught by Pry would be inoperative unless the user terminals were operable to transmit requests to purchase desired commodities. Hence, it would have been obvious to one of ordinary skill in the art of electronic commerce at the time of applicant's invention to have the terminal be operable to transmit a request to purchase the commodity, for the obvious advantages of being able to buy desired commodities, and, from the other perspective, to profit by the sale of commodities.

Claim 28

Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bornstein (U.S. Patent 6,144,388) in view of Pry ("Online Retailers Add 3-D, Music, to Web Sites for Sense of Reality"). Bornstein discloses a system having a first apparatus connected to a network (Abstract; column 16, line 31, through column 15, line 5) and a second apparatus connected to the network and operable by a user (Abstract; column 6, lines 41-61; column 9, lines 23-53), wherein the first apparatus comprises: means for producing a composite image by combining an image of a commodity and an image of a background (Abstract; column 17, lines 19-39; column 18, lines 1-13; column 21, lines 40-66; column 22, line 53, through column 23, line 9); and means for transmitting the composite image to the second apparatus (Abstract; column 6, lines 41-61; column 9, lines 23-53; column 22, line 53, through column 23, line 9). Bornstein does not disclose that his system is an electronic commerce system having a commodity purchase assistance capability, or that it comprises means for producing information needed to make an arrangement for delivering the commodity to the user in response to a request for purchasing the commodity, but Pry teaches applying manipulation of images to commodities for sale (see especially six paragraphs beginning from, "More and more, e-retailers are using technology," and two paragraphs beginning from, "The future, he says, is in allowing"), and e-commerce web sites such as those taught by Pry would be inoperative unless the servers included means for producing information needed to make arrangements for delivering commodities to purchasers in response to requests. Hence, it would have been obvious to one of ordinary skill in the art of electronic

commerce at the time of applicant's invention to include such means, for the obvious advantage of profiting from the sale of commodities.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Maloomian (U.S. Patent 4,261,012) discloses a system and method for composite display. Burke (U.S. Patent 5,848,399) discloses a computer system for allowing a consumer to purchase packaged goods at home. Brush, II et al. (U.S. Patent 5,884,029) disclose user interaction with intelligent virtual objects, avatars, which interact with other avatars controlled by different users. Hill (U.S. Patent 5,970,471) discloses a virtual catalog and product presentation method and apparatus. Fay (U.S. Patent 5,983,201) discloses a system and method enabling shopping from home for fitted eyeglass frames. Bardon et al. (U.S. Patent 6,054,996) disclose a data processing system and method for controlling a view of a realistic object in a display device. Cooper (U.S. Patent 6,118,456) discloses a method and apparatus capable of prioritizing and streaming objects within a 3-D virtual environment. Fisher (U.S. Patent 6,331,858) discloses a display terminal user interface with ability to select a remotely stored surface finish for mapping onto a displayed 3-D surface. Reinhardt et al. (U.S. Patent 6,333,749) disclose a method and apparatus for image assisted modeling of three-dimensional scenes. Ross et al. (U.S. Patent 6,608,628) disclose a method and apparatus for virtual interactive medical imaging by multiple remotely-located users.

Broemmelsiek (U.S. Patent Application Publication 2002/0060691) discloses a method for increasing multimedia data accessibility.

Ellis et al. (WO 00/49544 A2) disclose a product configuration display system.

Eckhouse ("Interactive Ads Will Home in on Consumers") discloses, inter alia, a virtual shopping mall wherein shoppers can look at items from any angle. Griffith ("Information Technology: Seek and You Shall Find: Internet Shopping") discloses, inter alia, 3-D imaging in electronic commerce. Kehoe ("Inside Track: Tricks of the Cyber Trade") discloses, inter alia, interactive clothing models, and internal and external views from every angle of cars displayed online. The anonymous article, "Amazon.com Adds Dimensions," discloses enabling consumers to view products from multiple angles in a virtual shopping mall. The anonymous article, "3Dshopping.com Partners with New Mexico Software to Deploy and Market Proprietary 3D Internet Accelerator Technology," discloses enabling consumers to examine merchandise from all angles and magnify selected details in e-commerce.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nicholas D. Rosen, whose telephone number is 703-305-0753. (The examiner's telephone number is expected to change to 571-272-6762 on or about April 13, 2005). The examiner can normally be reached on 8:30 AM - 5:00 PM, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wynn Coggins, can be reached on 703-308-1344. The fax phone number

Art Unit: 3625

for the organization where this application or proceeding is assigned is 703-872-9306.

Non-official/draft communications can be faxed to the examiner at 703-746-5574.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nicholas D. Rosen
NICHOLAS D. ROSEN
PRIMARY EXAMINER

March 5, 2005